

PTO/SB/29 (12/97.

Approved for use through 09/30/00. OMB 0651-0032

Under the Paperwork Reduction Act of 1995, no persons are required to	Patent and Trad	lemark Office: U.S. DEP	9/30/00. OMB ARTMENT OF C	0651-003			
OTILITY	Attorney Docket No.	5925-061-999	valid OMB cont				
PATENT APPLICATION	First Named Inventor or Application Identifier						
TRANSMITTAL Only for new nonprovisional applications under 37 CFR 1.53(b))	Robert Zambias						
(b))	Express Mail Label No.	2 US					
A DDI LO A TOTAL							

1		TRANSMITTAL	Pal					
(Only for new nonprovisional applications and a second					obert Zambias			
Light Control of the			Express Mail Label No. EM 202 006 602 US				06 602 US	
1.	X)	APPLICATION ELEMENTS MPEP chapter 600 concerning utility patent application content Fee Transmittal Form	1ts.	/	ADDRESS	O. Box Pate	t Commissioner for Patents ent Application ton, DC 20231	
2.	•	Submit an original, and a duplicate for fee processing) Specification (Total Pages 117 Ipreferred arrangement set forth below) -Descriptive title of the Invention			6. Microfiche Computer Program (Appendix)			
	1				 7. Nucleotide and/or Amino Acid Sequence Submission (if applicable, all necessary) 			
	-	Cross Reference to Related Applications		a.		ter Readable C		
	-:	Statement Regarding Fed sponsored R&D Reference to Microfiche Appendix					to computer copy)	
	- [Background of the Invention		c.	☐ Stateme	ent verifying ide	entity of above copies	
	-6	Brief Summary of the Invention					PLICATION PARTS	
	-C	Brief Description of the Drawings <i>(if filed)</i> Claim(s)		8.				
		Abstract of the Disclosure		9.	□ 37 CER	3 72/b) Canana	over sheet & document(s))	
3.		rawing(s) (35 USC 113) [Total Sheets 2	,			ris all assigned		
١.	⊠ Oa	ath or Declaration [Total Sheets 2]		10. 11.	☐ Informat	Franslation Doc ion Disclosure	cument (if applicable)	
	a. 🛘	Newly executed (original or copy)			Statement (IDS)/PTO-1449		
1	b. ⊠	Copy from a prior application (37 CFR 1.63(d)) (for continuation/divisional with Box 17 completed) [Note Box 5 below]	l	13.	Return	ry Amendment eceipt Postcard specifically iten	d (MPEP 503)	
	i.	DELETION OF INVENTORS(S)		14.	□ Small Ent	ity 🗆 Statem	ent filed in prior application,	
		Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR 1.63(d)(2) and 1.33 (b).	e	15.	☐ Certified	Status still	proper and desired	
	oati part inco	orporation By Reference (useable if Box 4b is checked) entire disclosure of the prior application, from which a copy of the or declaration is supplied under Box 4b, is considered as being to fit the disclosure of the accompanying application and is hereforporated by reference therein.	f the g	16. - co - co 37 (- co _l 08/3 - co _l	M Other: py of Filing I py of Decision C.F.R. § 1.4: py of Petition 875,838 py of Declara tted Inventor	Receipt of US (on According to 7(a) in US 08/3 on Under 37 C.F	08/375,838	
. II	taC(3 Cor	ONTINUING APPLICATION, check appropriate box and supply to the street of the supply to	he rea	uisite in	formation			
		= continuation-in-part (CIP)	of p	orior app	lication No:	08/375,838 f	iled 01/20/95.	
		18. CORRESPONDEN	CF Ar	NDEcc				
		ner Number or Bar Code Label (Insert Customer No. or Attach	A			or 🗆 Correspo	endence address below	
WE								
)RE	ss							
<u>/</u>		STATE						
<u>W7</u>		TELEPHONE	_			ZIP CODE		
Jurd	en Ho	ur Statement: This form is estimated to take 0.2 h				FAX		

lurden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any omments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, atent Application, Washington, DC 20231.



OCT 0 4 1995

Pennie & Edmonds Perfer Bir Edmonds AAF

1155 Ave of the Americas New York, NY 10036-2711



UNITED STATES DEPARTMENT OF COMMER Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SEP 2 0 1995...-

DECISION ACCORDING STATUS UNDER 37 CFR 1.47 (a)



In re Application of Zambias, Bolten, Hogan, Furth, Casebier and Tu Application No. 08/375,838 Filed: January 10, 1995 For: A METHOD OF GENERATING A PLURALITY OF CHEMICAL COMPOUNDS IN A SPATIALLY ARRANGED ARRAY

This application was filed on January 10, 1995 with an unsigned Declaration naming Zambias, Bolten, Hogan, Furth, Casebier and Tu as joint inventors. Papers filed on May 30, 1995 in response to a "Notice To File Missing Parts..." mailed February 28, 1995 included:

- a Declaration signed by inventors Zambias, Bolten, Hogan, Casebier and Tu on (1)behalf of themselves and on behalf of the non-signing inventor in compliance with 37 CFR
- (2)a petition under 37 CFR 1.47(a);
- a declaration of facts of Allan A. Fanucci, with exhibits, providing proof of the presentation of the application papers to the non-signing inventor for review and details of his refusal to sign the Declaration; and
- (4) a petition for extension of time.

This application and papers have been reviewed and found in compliance with 37 CFR 1.47(a). This application is hereby accorded Rule 1.47(a) status and Application Branch is authorized to

- (1) accept this application under Rule 1.47(a);
- (2) process the application with the inventors being Zambias, Bolten, Hogan, Furth, Casebier and Tu, using the Declaration filed on May 30, 1995; and
- mail a filing receipt with a filing date of January 10, 1995. (3)

As provided in Rule 1.47(a), this Office will forward notice of this application's filing to nonsigning inventor Furth at the address given in the declaration of facts of Mr. Fanucci. Should such notice be returned undelivered, it should be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects and notice of the filing of this application will be published in the Official Gazette when said application is ready for issue and is returned to this

Office for review of its Rule 1.47(a) status.

This application is not relieved of its Rule 1.47(a) status and must be returned to the Office of the Deputy Assistant Commissioner for Patent Policy and Projects after mailing any "Notice of Allowability" or "Notice of Allowance and Issue Fee Due" for review of its Rule 1.47(a) status.

After the mailing of this decision, the application will be forwarded to the Office of Finance to charge the Rule 1.47 petition fee of \$130, the surcharge of \$65 and the extension of time fee of \$185 to counsel's deposit account no. 16-1150 per counsel's authorization in the transmittal letter.

Thereafter, the application will be returned to Application Branch for processing as a Rule 1.47 application as noted above.

Magdalen Y.C. Greenlief

Senior Legal Advisor

Special Program Law Office

Office of the Deputy Assistant Commissioner

for Patent Policy and Projects